## **Deposition of Brad A. Lohrey**

Oregon Firearms Federation, Inc., et al. v. Kotek, et al. (Consolidated)

April 25, 2023



206.287.9066 | 800.846.6989

1325 Fourth Avenue, Suite 1840, Seattle, Washington 98101

www.buellrealtime.com

email: info@buellrealtime.com



Brad A. Lohrey

## Page 1 IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OREGON PENDLETON DIVISION OREGON FIREARMS FEDERATION, INC., et al., ) Civil No. Plaintiffs, ) 2:22-cv-01815-IM ) (Lead Case) v. TINA KOTEK, et al., ) Civil No. ) 3:22-cv-01859-IM Defendants. ) (Trailing Case) ) Civil No. ) 3:22-cv-01862-IM (Continued) (Trailing Case) ) Civil No. 3:22-cv-01869-IM (Trailing Case) \* VIDEOCONFERENCE \* VIDEOTAPED DEPOSITION UPON ORAL EXAMINATION OF BRAD A. LOHREY Witness located in: Moro, Oregon \* All participants appeared via videoconference \* April 25, 2023 DATE TAKEN: REPORTED BY: Tia B. Reidt, Washington RPR, CCR #2798 Oregon # 22-0001

Brad A. Lohrey

		Pa
(continued)	)	
MARK FITZ,	et al., )	
v.	Plaintiffs, )	
ELLEN F. RO	) DSENBLUM, et al., )	
	Defendants. )	
KATERINA B	) EYRE, et al.,	
	Plaintiffs, )	
v.	)	
ELLEN F. RO	OSENBLUM, et al.,	
	Defendants, )	
and	)	
OREGON ALLI SAFETY,	IANCE FOR GUN )	
	Intervenor- ) Defendant. )	
DANIEL AZZO	DPARDI, et al.,	
v.	Plaintiffs, )	
ELLEN F. RO	OSENBLUM, et al.,	
	Defendants. )	

Brad A. Lohrey

		Page 3		
1	APPEARANCES			
2	For Oregon Firearms Federation:			
3				
4	LEONARD WILLIAMSON VAN NESS WILLIAMSON			
5	960 Liberty Street SE, Suite 100 Salem, OR 97302			
	(503) 365-8800			
6	L.williamson@vwllp.com			
7	For the State of Oregon Defendants:			
8	ANIT JINDAL			
9	MARKOWITZ HERBOLD 1455 SW Broadway, Suite 1900			
10	Portland, OR 97201			
11	(503) 972-5076 AnitJindal@markowitzherbold.com			
12				
13	Videographer:			
14	COLEMAN ANDERSON BUELL REALTIME REPORTING			
	1325 Fourth Avenue, Suite 1840			
15	Seattle, WA 98101 (206) 287-9066			
16	Info@buellrealtime.com			
17				
18				
19	* * * *			
20				
21				
22				
23				
24				
25				

Brad A. Lohrey

			Page 4
1		EXAMINATION INDEX	
2	EXAMINATION BY:	PAGE	
3	Mr. Jindal	6	
4			
5		EXHIBIT INDEX	
6	EXHIBIT	DESCRIPTION	PAGE
7	EXHIBIT 106	Declaration of Plaintiff	59
8	EAHIBII 100	Sheriff Brad Lohrey in Support	39
9		of Plaintiffs' Emergency Motion For Preliminary	
10		Injunction.	
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			

Brad A. Lohrey

Page 67

We are back on the record. 1 BY MR. JINDAL: 2 And Sheriff Lohrey, do you understand that 3 you're still under oath? 4 Yes. Α. 5 And earlier in the day we had been discussing Ο. 6 some of the requirements of Measure 114. And one of 7 those requirements is that the permit agent must 8 determine that a person isn't a danger to themselves or 9 to others; isn't that correct? 10 Α. Yes. 11 And do you agree that this determination is 12 identical to the determination that's made for CHL 13 licenses? 14 Yes. Α. 15 Is there any additional work that your office 16 needs to do or any other additional work that OSP needs 17 to do in order to implement this component of 18 Measure 114? 19 We're just doubly doing it. 20 But other than sort of the act of doing it, is 21 there any sort of impediment to your office being able 22 to complete this requirement? 23 Α. No. 24 When administering the CHLs, how does your 25

Brad A. Lohrey

	Page 68		
1	office make a determination that a person is not a		
2	danger to themselves or others?		
3	A. We run them through LEDS, which LEDS also does		
4	NCIC, III, NICS, which is the National Institute		
5	Criminal System inlets. And then everybody applies in		
6	person, and, you know, we talk to them.		
7	Q. And so other than this initial or the		
8	interviewing the person and reviewing these databases,		
9	do you review any other information when making the		
10	determination?		
11	A. Oregon eCourts.		
12	Q. I'm sorry. Can you say that one more time?		
13	A. I call it Oregon eCourts, but OJCIN, I guess.		
14	Q. Oh.		
15	A. Yeah.		
16	Q. Understood.		
17	And what is OJCIN?		
18	A. That's all the current court cases that are		
19	going on.		
20	Q. Understood.		
21	And does your office believe it is able to		
22	make a determination effectively, given the information		
23	that it has?		
24	A. Yes.	Ī	

BUELL REALTIME REPORTING, LLC 206.287.9066 | 800.846.6989

And one other requirement of the

Q.

25

Brad A. Lohrey

Page 75 CERTIFICATE 1 2 3 STATE OF WASHINGTON COUNTY OF PIERCE 4 5 I, Tia Reidt, a Certified Court Reporter in and 6 for the State of Washington, do hereby certify that the 7 foregoing transcript of the deposition of BRAD A. 8 LOHREY, having been duly sworn, on April 25, 2023, is 9 true and accurate to the best of my knowledge, skill and 10 ability. 11 Reading and signing was requested pursuant to 12 FRCP Rule 30(e). 13 IN WITNESS WHEREOF, I have hereunto set my ha 14 and seal this 1st day of May, 2023. 15 16 17 /S/ Tia B. Reidt 18 Tia B. Reidt, RPR, CCR 22-0001 NOTARY PUBLIC, State of 19 Washington. My commission expires 20 5/15/2026. 21 22 23 24 25